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10/533,561	05/03/2005	Hitoshi Mikoshiba	TEI-0132	2305
23333 7590 AUST20099 RADER FISHMAN & GRAUER PLLC LION BUILDING 1233 20TH STREET N.W., SUITE 501 WASHINGTON. DC 20036			EXAMINER	
			JACOBSON, MICHELE LYNN	
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			1794	
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			05/27/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/533,561 MIKOSHIBA ET AL. Office Action Summary Examiner Art Unit MICHELE JACOBSON 1794 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 25 February 2009. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 12 and 20-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 12 and 20-40 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Imformation Disclosure Statement(s) (PTC/S5/08)
 Paper No(s)/Mail Date ______.

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

Notice of Informal Patent Application

Art Unit: 1794

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- Claim 40 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. Claim 40 recites the limitation "wherein said first fine particle as a content of 0.3 part by weight and less than 1.0 part by weight to 100 parts by weight of a cured resin component". There is insufficient antecedent basis for this limitation in the claim. Claim 20, from which claim 40 depends, does not recite a "first fine particle" or a "cured resin component". For the purpose of expedited examination, the examiner will interpret claim 40 as if antecedent basis for the claims was present in claim 20. Appropriate correction is required.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be neadtived by the manner in which the invention was made.

Art Unit: 1794

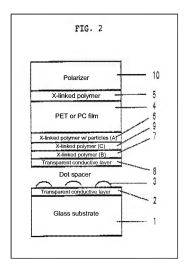
5. Claims 12 and 20-40 rejected under 35 U.S.C. 103(a) as being unpatentable over Mikoshiba et al. WO 01/16963 U.S. Patent No. 6,689,458 used herein for reference (hereafter referred to as Mikoshiba) and Fujii et al. U.S. Patent No. 6,411,344 (hereafter referred to as Fujii) in view of Yamaoka et al. U.S. Patent No. 6,025,958 (hereafter referred to as Yamaoka).

- 6. Mikoshiba teaches a transparent conductive laminate for use in LCD touch panels. (Col. 7, lines 53-62, Figure 2) In the embodiment of the invention exemplified in Figure 2, the laminate comprises the following layers in order (Col. 5, lines 25-35, Fig. 2):
 - a. Polarizer (10)
 - b. cross-linked polymer layer (5)
 - c. Polycarbonate film (PC) (4)
 - i. When the touch panel is attached to an LCD this transparent polymer substrate layer is recited to have excellent optical isotropy such that the in-plane retardation is at least 30 nm or less. (Col. 7, lines 60-67) In order to prevent scratching or solvent damage of a transparent polymer substrate in a process for manufacturing a touch panel or in a using mode of the touch panel attached to a display it is preferable to dispose a cross-linked polymer layer (5) having a hard coat property and/or a solvent-resistant property on the opposite side of the transparent polymer substrate from the transparent conductive layer. Fine particles may be added to the cross-linked polymer layer to impart a slipping property, an

Art Unit: 1794

interference fringe preventing-property and an anti-glare property. (Col. 15, lines 4-14)

- d. cross-linked polymer layer (A) containing fine particles (6)
 - Obtained by curing the particle containing monomer or oligomer raw material. (Col. 9, lines 9-12)
 - Reduces the appearance of interference fringes, has excellent
 visibility and writing durability. (Col. 2, lines 54-57)
- e. cross-linked polymer layer (C) (9)
 - i. (C) is recited to have a higher refractive index than cross-linked polymer layer (B) (Col. 4, lines 27-31)
- f. cross-linked polymer layer
- (B) (**7**)
- g. transparent conductivelaver (8)
- h. dot spacer (3)
- i. transparent conductivelayer (2)
- j. Glass substrate (1)
- 7. Mikoshiba is silent regarding the



Application/Control Number: 10/533,561

Art Unit: 1794

disposition of a N4 polymer retardation film with a photoelastic constant of no greater than $70 \times 10^{-12} \, \text{Pa}^{-1}$ and a light scattering layer with a haze value in the range of 0.2-1.4% between the transparent conductive layer and the polarizer.

Page 5

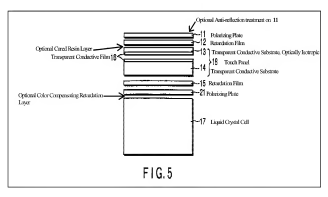
- 8. Yamaoka teaches an LCD display device comprising a half wave and quarter wave plate produced by orienting high molecular weight films monoaxially, biaxially or in any other proper process. These films include polycarbonate-based films. (Col. 4, lines 38-47) Yamaoka evidences that it was well known in the art that circular polarizing plates obtained by bonding a \(\lambda\)4 plate to a polarizing plate were widely used as anti-reflection filters for preventing reflection from the surface of a liquid crystal display or the like. (Col. Lines 26-29) Circular polarizing \(\lambda\)4 plates can be made from single films oriented to give \(\lambda\)4 retardation or from the combination of a \(\lambda\)4 film and a \(\lambda\)2 film. (Col. 3, lines 54-59) Circular polarizing plate acts as a circular polarization forming plate which emits circularly polarized light from the laminated wavelength plate when natural light enters the device on the polarizing plate side but acts as a linear polarization forming plate which linearly polarizes the circularly polarized natural light which has been reflected back from the inside of the to generate linearly polarized light which is then filtered out by the polarizing plate thus reducing reflection. (Col. 7, lines 19-30)
- 9. Both Mikoshiba and Yamaoka are directed to LCD display devices. Yamaoka specifically teaches the utility of the addition of circular polarizing plates comprising a polarizing plate and a N4 plate retardation layer in order to reduce reflection within LCD display devices. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have disposed a circular polarization plate within the

Application/Control Number: 10/533.561

Art Unit: 1794

invention of Mikoshiba in order to reduce reflection from the surface of the touch panel display.

10. Fujii teaches a transparent touch panel device and liquid crystal display comprising in the following order according to Figure 5: a polarizing plate (11), a retardation film (12) having a photoelasticity in the range of 5x10⁻¹² Pa⁻¹ – 65x10⁻¹² Pa⁻¹ (Col. 2, line 50), an optically isotropic transparent conductive substrate (13) that can be laminated on 12 (Col. 8, lines 59-63), transparent conductive films facing one another (16), an optically isotropic transparent conductive substrate (14) that can be laminated on a retardation film (15) (Col. 9, lines 4-8), a polarizing plate (21) and a liquid crystal cell (17). An optional additional retardation layer is recited to be disposed between layers 21 and 17 for the purpose of color compensation. (Col. 9, lines 54-61) A cured resin layer comprising a polymer or a polymer with fillers is also recited to be optionally



Art Unit: 1794

disposed between retardation layer 12 and the transparent conductive layer 16. (Col. 7, lines 56- Col. 8, line 34) The purpose of adding the fillers to this layer is to prevent the undesirable generation of "Newton's rings caused by interference of light between the transparent electrodes". (Col. 8, lines 21-23) Optimizing the fillers is recited to be necessary since "filler addition imparts in some cases a garish impression to the displayed image, making it necessary to keep the clarity of the transmitted image at 80% or more by optimizing the filler shape, and the coating conditions of the coating agent." (Col. 8, lines 30-34)

- 11. The first retardation film 12 is recited to be a quarter wave plate (*N*4 plate). (Col. 4, lines 58-59) This retardation film is bonded to the polarizing plate with an adhesive having a suitable refractive index so as to suppress light reflection. (Col. 6, lines 55-57) The glass transition temperature of the polycarbonate polymer used to form the retardation film is recited to be preferably 180° C and above. (Col. 10, lines 20-30) Fujii discloses that in touch panels the birefringence of the retardation film can be changed by the strain under stress because of the deformation of the polarizing plate it is attached to under the environment of use such that it can be deviated from a preferred range which can degrade the displayed image quality. (Col. 5, lines 53-60) It is therefore desirable to use a material whose birefringence is unlikely to be changed by the stress such as those having photoelasticity coefficients falling within the range of 5x10⁻¹² Pa⁻¹ 65x10⁻¹² Pa⁻¹. (Col. 5, line 61-Col. 6, line 3)
- 12. Example 1 of Fujii recites a polycarbonate retardation layer with a cured resin layer containing divinylbenzene series fillers disposed between the retardation layer and

Application/Control Number: 10/533,561

Art Unit: 1794

the transparent conductive layer. (Col. 11, lines 14-28) The photoelasticity of these layers was recited to be 62x10⁻¹² Pa⁻¹ and the haze was found to be 0.8%. (Col. 11, lines 25 and 32-33) When these layers were incorporated into the touch panel of the invention the retardation measured in the vertical direction was found to be 2 nm. (Col. 12, line 26)

- 13. Mikoshiba, Yamaoka and Fujii are all directed towards LCD display devices. Mikoshiba and Fujii are both directed towards LCD touch panel devices. Yamaoka and Fujii both teach polycarbonate retardation films and Mikoshiba teaches a polycarbonate transparent polymer substrate (4). Fujii teaches the benefit of retardation films with photoelasticity coefficients falling within the range of 5x10⁻¹² Pa⁻¹ 65x10⁻¹² Pa⁻¹ in order to reduce the change in birefringence caused by deformation of the film when it is in use in a touch panel.
- 14. As stated above it would have been obvious to one having ordinary skill in the art at the time the invention was made to have disposed a circular polarizing plate in the invention of Mikoshiba. Furthermore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have used the retardation films recited by Fujii having a resistance to change in their birefringence from compression to comprise circular polarizing plate for use in the touch panel of Mikoshiba since touch panel displays undergo much more deformation than regular displays. The obvious utilization of such a retardation film for the circular polarizing plate would have provided the desirable benefit of preventing degradation of the

Art Unit: 1794

displayed image quality caused by a change in birefringence of the retardation film from deformation of the polarizing plate it is attached to under the environment of use.

- Since Mikoshiba already recites a polycarbonate film for the transparent polymer substrate (4) one of ordinary skill would have been motivated to substitute the polycarbonate circular polarization plate film taught by Yamaoka produced from the polycarbonate polymer disclosed by Fuiii having a beneficial photoelastic constant for the transparent polymer substrate disclosed by Mikoshiba. Mikoshiba specifically states that a particle containing cross-linked polymer film was desirably disposed on the transparent polymer substrate during the laminate manufacture for protection of the film and for interference fringe preventing-property and an anti-glare property. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have disposed such a cross-linked particle containing film on the polycarbonate retardation layers of the circular polarizing plate between the retardation layer and the polarizing plate of the circular polarizing plate to protect the polycarbonate retardation film of the circular polarizing plate during production and to provide the beneficial properties of interference fringe preventing-property and an anti-glare property as recited by Mikoshiba.
- 16. Although Mikoshiba does not recite a haze value for the cross-linked particle containing film (5) disposed on the transparent polymer substrate, it would have been obvious to one of ordinary skill in the art to optimize the haze value for this film by modifying the result effective variables of particle size and concentration in order to obtain the highest levels of fringe reduction and anti-glare properties. Optimizing the

Application/Control Number: 10/533,561

Art Unit: 1794

haze value of the light scattering layer would also lead to optimization of the centerline average roughness since this parameter is linked to the haze value of the layer.

- 17. The obvious replacement of the transparent polymer substrate (5) recited by Mikoshiba with a polycarbonate film comprising a \(\lambda\)4 plate to form a circular polarizing wave plate comprising the \(\lambda\)4 plate made from a polymer with a photoelasticity within the range of 5x10⁻¹² Pa⁻¹ 65x10⁻¹² Pa⁻¹ as recited by Fujii , a fine particle containing cross-linked polymer (5) layer modified for optimum haze to prevent interference fringes and glare, a cured resin layer (6), a low (7) and high (9) refractive index optical interference layer, and a polarizing plate (10) would have produced the same invention as claimed in claims 12, 20-25, 30, 32-35.
- 18. Regarding claims 26-29: Yamaoka specifically teaches that circular polarizing plates may contain $\lambda/2$ plates between the $\lambda/4$ plate and the polarizing film as long as they comprise a $\lambda/4$ plate. Since the polycarbonate retardation films would be expected to perform as a substrate layer in the invention of Mikoshiba, in order to increase the structural integrity of the retardation layers of the circular polarizing plate, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have utilized a $\lambda/2$ plate between the $\lambda/4$ plate and the polarizing plate as well as a $\lambda/4$ plate to form the retardation film. Additionally, for the same reason it would have been obvious to one having ordinary skill in the art at the time the invention was made to have included optically isotropic films made of the same films as the retardation layers that resist changes in birefringence from deformation as taught by Fujii. The obvious use of a $\lambda/2$ plate and optically isotropic structural reinforcement layers in the

Application/Control Number: 10/533.561

Art Unit: 1794

100 nm).

retardation layer of the circular polarizing plate would have produced the same invention as claimed in claims 26-29.

Page 11

- 19. Regarding claims 31 and 39: Cross linked polymer layer (A) recited by Mikoshiba corresponds to the cured resin layer claimed by applicant in claims 30. While Mikoshiba does not specifically recite the use of first and second fine particles, it is the examiner's opinion that not all of the particles added to the cross-linked polymer layer (A) recited would be uniform in size and shape. Accordingly, this cured resin layer would have contained at least a first and second type of fine particles. As such, the obvious modification of Mikoshiba would have produced the same invention as claimed in claim 31. Claim 39 does not specify how many of these first and second particles must be present. As such, the film would also inherently contain a first and second particle with a primary diameter falling within the ranges recited in claim 39 since the fine particles added to the cured resin layer would be expected to comprise particles of a wide size distribution from the relatively large (up to 5 µm) to the very small (less than
- 20. Regarding claims 36-38: The obvious use of such a laminate as produced by the obvious modification of the touch panel recited by Mikoshiba would have produced the same invention as claimed in claim 36. While Mikoshiba does not provide a lot of guidance as to the fabrication of touch panels comprising LC cells, Fujii does recite that it is desirable to dispose a polarizing plate with retardation films on both sides between the LC cell and the transparent conductive substrate. Although Fujii and Mikoshiba do not recite polarizing plates disposed opposite the touch panel portion of an LCD display

Art Unit: 1794

device it is well known in the art to dispose a polarizing plate between the LCD and the light source. As such, the inventions as claimed in claims 37-38 are obvious in view of these references.

21. Regarding claims 39 and 40: Mikoshiba clearly teaches a cured resin layer (6) comprising particles that would be in between the first polymer film and the transparent conductive layer (8) in the modified invention of Mikoshiba. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have optimized the amount of particles in the cured resin layer. Such an optimization would have resulted in the invention claimed in claim 40.

Response to Arguments

- Applicant's arguments filed 2/25/09 have been fully considered but they are not persuasive.
- 23. In response to applicant's arguments against the references individually on pages 8-11 of the remarks, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).
- 24. Applicant asserts on page 12 of the remarks that the examiner has failed to consider the limitations of claim 12 as a whole, and has attempted to analyze elements of claim 12 in isolation. It is unclear from what applicant is basing this assertion as the

Art Unit: 1794

prima facie showing of obviousness in the previous office action addressed each of the elements present in claim 12. Applicant has only presented arguments directed towards the assertion that none of the references individually disclose all of the features of the independent claims, but has not disputed the examiner's motivation to combine the teachings of the prior art to arrive at the claimed invention. As stated above, nonobviousness cannot be shown in this manner and therefore the examiner is not persuaded.

Conclusion

25. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MICHELE JACOBSON whose telephone number is (571)272-8905. The examiner can normally be reached on Monday-Thursday 8:30 AM-7 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rena Dye can be reached on (571)272-3186. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Michele L. Jacobson Examiner Art Unit 1794

/M. J./

/Rena L. Dye/ Supervisory Patent Examiner, Art Unit 1794

Art Unit: 1794